

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

14  
2/14/23  
4:46

-----	X	
	:	
FORTESA QORROLI,	:	18cv6836 (DLC)
	:	
Plaintiff,	:	<u>SPECIAL VERDICT</u>
	:	<u>FORM</u>
-v-	:	
	:	
METROPOLITAN DENTAL ASSOCIATES, D.D.S.	:	
225 BROADWAY, P.C., et	:	
al.,	:	
	:	
Defendants.	:	
-----	X	

PLEASE CHECK (✓) YOUR ANSWERS

All jurors must agree on the answers to all of the questions:

Issue I: Liability - Hostile Work Environment

1. Did the plaintiff establish by a preponderance of the evidence that defendant Mario Orantes subjected Fortesa Qorrolli to a hostile work environment on account of her sex in violation of Title VII?

YES \_\_\_\_\_ NO ✓

2. Did the plaintiff establish by a preponderance of the evidence that defendant Mario Orantes subjected Fortesa Qorrolli to a hostile work environment on account of her sex in violation of the NYSHRL?

YES \_\_\_\_\_ NO ✓

3. Did the plaintiff establish by a preponderance of the evidence that defendant Mario Orantes subjected Fortesa Qorrolli to a hostile work environment on account of her sex in violation of the NYCHRL?

YES ✓ NO \_\_\_\_\_

[If you answered "no" to each of these three questions, proceed to the final page and sign this form. If you answered "yes" to any of these three questions, proceed to the next question.]

4. Did the plaintiff establish by a preponderance of the evidence that defendant Metropolitan Dental Associates, D.D.S. 225 Broadway, P.C. is liable?

YES   ✓   NO       

5. Did the plaintiff establish by a preponderance of the evidence that defendant Metropolitan Dental Associates, D.D.S., P.C. is liable?

YES        NO   ✓  

6. Did the plaintiff establish by a preponderance of the evidence that Dr. Paul I. Cohen is liable?

YES   ✓   NO       

**Issue II: Damages**

7. Did the plaintiff establish by a preponderance of the evidence that she is entitled to compensatory damages?

YES        NO   ✓  

If yes, in what amount? \$                     

8. If you answered "no" to question 7, did the plaintiff establish by a preponderance of the evidence that she is entitled to nominal damages in the amount of \$1?

YES   ✓   NO       

[Do not answer question 8 if you answered "yes" to question 7]

11. Did the plaintiff establish by a preponderance of the

evidence that she is entitled to recover punitive damages from Mario Orantes under the NYCHRL?

YES \_\_\_\_\_

NO   /  

12. Did the plaintiff establish by a preponderance of the evidence that she is entitled to recover punitive damages from Dr. Paul I. Cohen under the NYCHRL?

YES \_\_\_\_\_

NO   /  

13. Did the plaintiff establish by a preponderance of the evidence that she is entitled to recover punitive damages from Metropolitan Dental Associates, D.D.S. - 225 Broadway, P.C. under the NYCHRL?

YES \_\_\_\_\_

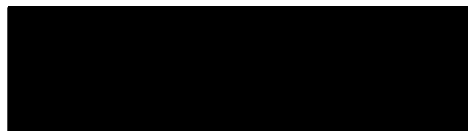
NO   /  

14. Did the plaintiff establish by a preponderance of the evidence that she is entitled to recover punitive damages from Metropolitan Dental Associates, D.D.S., P.C. under the NYCHRL?

YES \_\_\_\_\_

NO   /

After completing the form, each juror who agrees with this verdict must sign below:



Foreperson

